1	UNITED STATES DISTRICT COURT		
2	DISTRICT OF NEVADA		
3	* * *		
4	ARMANA J. BELLOW,	Case No. 2:22-cv-01144-JAD-EJY	
5	Plaintiff,	ODDED	
6	v.	ORDER	
7	HENDERSON POLICE DEPARTMENT,		
8	Defendant.		
9			
10	Pending before the Court is Defendant's Motion to Stay Discovery (ECF No. 14). Although		
11	Plaintiff has written the Court a letter and on one occasion visited chambers, he has not opposed the		
12	Motion to Stay.		
13	Under Local Rule 7-2(d) a court may treat the failure of the non-moving party to file ar		
14	opposition to a motion as that party's consent to granting the motion. The Court construes Plaintiff's		
15	failure to oppose Defendant's Motion as such consent.		
16	Accordingly, IT IS HEREBY ORDERED that Defendant's Motion to Stay Discovery (ECF		
17	No. 14) is GRANTED.		
18	IT IS FURTHER ORDERED that all discovery is stayed until such time as the Court issues		
19	its decision on the pending Motion to Dismiss.		
20	IT IS FURTHER ORDERED that if Defendant's Motion is not granted in its entirety or if		
21	leave to amend is granted to Plaintiff, the parties must submit a discovery plan and scheduling order		
22	no later than ten (10) days after the decision on the Motion to Dismiss is issued.		
23	Dated this 9th day of September, 2022.		
24	}		
25	layra J. Louchat		
26	ELA UNI	ELAYNAU. YOUCHAH UNITED STATES MAGISPRATE JUDGE	
27			
28			